IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

Orient Plus International Limited; Union Hi-Tech Development Limited; and Golden Genius International Limited,

Plaintiffs.

VS.

Baosheng Media Group Holdings Limited; Wenxiu Zhong; Sheng Gong; Yu Zhong; Zuohao Hu; Adam (Xin) He; Yue Jin; Yanjun Hu; Univest Securities, LLC; The Benchmark Company, LLC; WestPark Capital, Inc.; Friedman LLP; and Marcum LLP,

Defendants.

Civil Action No. 1:24-cv-00744-JLR

DECLARATION OF YANJUN HU IN SUPPORT OF DEFENDANTS WENXIU ZHONG, SHENG GONG, YU ZHONG, ZUOHAO HU, ADAM (XIN) HE, YUE JIN, AND YANJUN **HU'S MOTION TO DISMISS PLAINTIFFS' SECOND AMENDED COMPLAINT**

- I, Yanjun Hu, hereby declare the following under penalty of perjury pursuant to 28 U.S.C. § 1746:
- I am not a director or officer of Baosheng Media Group Holdings Limited 1. ("Baosheng").
- I currently live and work in Guangzhou, China. I do not maintain a residential address 2. in New York or have any other contacts with the State of New York.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

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Date:

July 2, 2024

New York, NY

Yanjun Hu / Yanjun Hu